

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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CHRISTOPHER MANGAL AND EWART BURTON,

Plaintiff,

-against-

THE CITY OF NEW YORK, a municipal corporation,
Undercover Police Officer #974; Police Officer Jennifer
Childs; John & Jane Does individually and as police and
supervisory officers of the New York City Police
Department, the identity and number of which is unknown,

**ANSWER ON BEHALF OF
DETECTIVE CHILDS**

07 CV 3777 (JGK)

JURY TRIAL DEMANDED

Defendants.

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Defendant¹ Detective Jennifer Childs, by her attorney, Michael A. Cardozo,
Corporation Counsel of the City of New York, for her answer to the Complaint, respectfully
alleges, upon information and belief, as follows:

1. Denies the allegations set forth in paragraph "1" of the complaint, except
admits that plaintiffs purport to invoke the jurisdiction and supplemental jurisdiction of the Court
as stated therein.

2. Denies the allegations set forth in paragraph "2" of the complaint, except
admits that plaintiffs purport to base venue as stated therein.

¹ The City of New York filed its answer to the complaint on or about October 11, 2007. On information and belief, the individual identified in the caption of the complaint as "Undercover Police Officer 974" has not been served with the summons and complaint and, therefore, is not a defendant in this action at this time.

3. Denies the allegations set forth in paragraph "3" of the complaint, except admits that documents purporting to be Notices of Claim were received by the Office of the Comptroller on or about May 5, 2006.

4. Denies the allegations set forth in paragraph "4" of the complaint, except admits that the purported claims have not been adjusted or paid.

5. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "5" of the complaint.

6. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "6" of the complaint.

7. Denies the allegations set forth in paragraph "7" of the complaint, except admits that the City of New York is a municipal corporation existing under the laws of the State of New York, that the New York City Police Department is a non-suable entity, and that the City of New York employs police officers.

8. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "8" of the complaint, except admit that plaintiffs purport to sue the individual identified in the caption as "Undercover police officer #974" as stated therein.

9. Denies the allegations set forth in paragraph "9" of the complaint, except admits that Jennifer Childs was employed by the City of New York as a Police Officer in February 2006 and that plaintiffs purport to sue her as stated therein.

10. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "10" of the complaint.

11. Paragraph "11" of the complaint sets forth conclusions of law rather than averments of fact, to which no response is required.

12. Paragraph "12" of the complaint sets forth conclusions of law rather than averments of fact, to which no response is required.

13. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "13" of the complaint.

14. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "14" of the complaint.

15. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "15" of the complaint.

16. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "16" of the complaint.

17. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "17" of the complaint.

18. Denies the allegations set forth in paragraph "18" of the complaint.

19. Denies the allegations set forth in paragraph "19" of the complaint.

20. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "20" of the complaint, except admits that plaintiff Burton was arrested on or about February 11, 2006.

21. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "21" of the complaint.

22. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph "22" of the complaint.

23. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph “23” of the complaint, except admit that plaintiff Mangal was arrested on or about February 11, 2006.

24. Denies the allegations set forth in paragraph “24” of the complaint, except denies knowledge or information sufficient to form a belief as to the truth of the allegations regarding plaintiffs’ feelings.

25. Denies the allegations set forth in paragraph “25” of the complaint.

26. Denies the allegations set forth in paragraph “26” of the complaint.

27. Denies the allegations set forth in paragraph “27” of the complaint.

28. Denies the allegations set forth in paragraph “28” of the complaint.

29. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph “29” of the complaint.

30. Denies the allegations set forth in paragraph “30” of the complaint, except admits that plaintiffs were arrested and charged with violating New York Alcoholic Beverage Control Law § 106(5)(b) under docket numbers 2006KN010329 and 2006010330.

31. Denies the allegations set forth in paragraph “31” of the complaint.

32. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph “32” of the complaint.

33. Denies knowledge or information sufficient to form a belief as to the truth of the allegations set forth in paragraph “33” of the complaint.

34. Denies the allegations set forth in paragraph “34” of the complaint.

35. Denies the allegations set forth in paragraph “35” of the complaint.

36. Denies the allegations set forth in paragraph “36” of the complaint.

37. In response to the allegations set forth in paragraph "37" of the complaint, defendant repeats and realleges paragraphs "1" through "36" of this answer as if fully set forth herein.

38. Denies the allegations set forth in paragraph "38" of the complaint.

39. Denies the allegations set forth in paragraph "39" of the complaint and all of its subparts.

40. Denies the allegations set forth in paragraph "40" of the complaint.

41. Denies the allegations set forth in paragraph "41" of the complaint.

42. In response to the allegations set forth in paragraph "42" of the complaint, defendant repeats and realleges paragraphs "1" through "41" of this answer as if fully set forth herein.

43. Denies the allegations set forth in paragraph "43" of the complaint.

44. Denies the allegations set forth in paragraph "44" of the complaint.

45. Denies the allegations set forth in paragraph "45" of the complaint.

46. Denies the allegations set forth in paragraph "46" of the complaint.

47. In response to the allegations set forth in paragraph "47" of the complaint, defendant repeats and realleges paragraphs "1" through "46" of this answer as if fully set forth herein.

48. Denies the allegations set forth in paragraph "48" of the complaint.

49. Denies the allegations set forth in paragraph "49" of the complaint.

50. Denies the allegations set forth in paragraph "50" of the complaint.

51. Denies the allegations set forth in paragraph "51" of the complaint.

52. In response to the allegations set forth in paragraph "52" of the complaint, defendant repeats and realleges paragraphs "1" through "51" of this answer as if fully set forth herein.

53. Denies the allegations set forth in paragraph "53" of the complaint.
54. Denies the allegations set forth in paragraph "54" of the complaint.
55. Denies the allegations set forth in paragraph "55" of the complaint.
56. Denies the allegations set forth in paragraph "56" of the complaint, except admits that plaintiffs purport to demand a jury trial as stated therein.

AS AND FOR A FIRST AFFIRMATIVE DEFENSE:

57. The complaint fails to state a claim upon which relief can be granted.

AS AND FOR A SECOND AFFIRMATIVE DEFENSE:

58. Defendant Detective Childs has not violated any rights, privileges or immunities under the Constitution or laws of the United States or the State of New York or any political subdivision thereof, or any act of Congress providing for the protection of civil rights.

AS AND FOR A THIRD AFFIRMATIVE DEFENSE:

59. Any injury alleged to have been sustained resulted from plaintiffs' own culpable or negligent conduct and/or the intervening conduct of third parties, and was not the proximate result of any act of defendant Detective Childs.

AS AND FOR A FOURTH AFFIRMATIVE DEFENSE:

60. The actions of Detective Childs were justified by probable cause and/or reasonable suspicion.

AS AND FOR A FIFTH AFFIRMATIVE DEFENSE

61. Plaintiffs provoked any incident.

AS AND FOR A SIXTH AFFIRMATIVE DEFENSE

62. This action may be barred in whole or in part by the applicable statute of limitations.

AS AND FOR A SEVENTH AFFIRMATIVE DEFENSE:

63. This action may be barred in whole or in part by the doctrines of res judicata and/or collateral estoppel.

AS AND FOR AN EIGHTH AFFIRMATIVE DEFENSE:

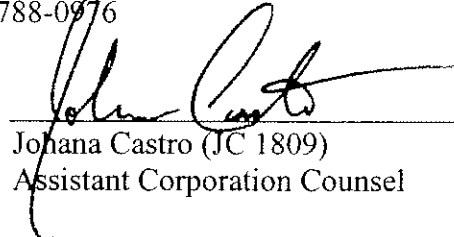
64. Defendant Detective Childs has not violated any clearly established constitutional or statutory rights of which a reasonable person should have known and therefore is protected by qualified immunity.

WHEREFORE, defendant Detective Jennifer Childs requests judgment dismissing the Complaint, as against them with the costs and disbursements of this action, and such other and further relief as the Court may deem just and proper.

Dated: New York, New York
November 8, 2007

MICHAEL A. CARDOZO
Corporation Counsel of the
City of New York
Attorney for Defendants City of New York and
Detective Jennifer Childs
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New York, New York 10007
(212) 788-0976

By:



Johana Castro (JC 1809)
Assistant Corporation Counsel

To: Glenn Wolther, Esq. (By ECF and first-class mail)
Attorney for Plaintiffs
305 Broadway, Suite 1102
New York, NY 10007

Docket No. 07 CV 3777 (JGK)

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SOUTHERN DISTRICT OF NEW YORK

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THE CITY OF NEW YORK, a municipal corporation, Undercover Police Officer #974; Police Officer Jennifer Childs; John & Jane Does individually and as police and supervisory officers of the New York City Police Department, the identity and number of which is unknown,

Defendants.

**ANSWER TO COMPLAINT ON BEHALF OF
DETECTIVE CHILDS**

MICHAEL A. CARDZOZO

*Corporation Counsel of the City of New York
Attorney for Defendants City of New York and
Detective Jennifer Childs*

*100 Church Street
New York, N.Y. 10007*

*Of Counsel: Johana Castro
Tel: (212) 788-0976*

Due and timely service is hereby admitted.

New York, N.Y., 2007

..... Esq.

Attorney for